

HOUSE BILL NO. 74

INTRODUCED BY M. CAMPBELL

BY REQUEST OF THE DEPARTMENT OF REVENUE

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5 A BILL FOR AN ACT ENTITLED: "AN ACT CREATING THE MINERAL ROYALTY BACKUP WITHHOLDING
6 ACT; PROVIDING DEFINITIONS; REQUIRING REMITTOES TO WITHHOLD TAXES ON ROYALTY
7 PAYMENTS MADE TO NONRESIDENT ROYALTY OWNERS; PROVIDING EXCEPTIONS TO THE
8 WITHHOLDING TAX; MAKING REMITTOES LIABLE FOR PAYMENT OF WITHHOLDING TAXES; PROVIDING
9 A WITHHOLDING TAX RATE AND REMITTANCE SCHEDULE; PROVIDING FOR PENALTIES AND INTEREST
10 FOR FAILURE TO REMIT TAX; REQUIRING REMITTOES TO PROVIDE ANNUAL STATEMENTS TO
11 ROYALTY OWNERS AND THE DEPARTMENT OF REVENUE; AND PROVIDING A DELAYED EFFECTIVE
12 DATE AND AN APPLICABILITY DATE."

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14 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

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16 NEW SECTION. **Section 1. Short title.** [Sections 1 through 12] may be cited as the "Mineral Royalty
17 Backup Withholding Act".

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19 NEW SECTION. **Section 2. Definitions.** As used in [sections 1 through 12], the following definitions
20 apply:

- 21 (1) "Mineral" has the same meaning as provided in 15-38-103.
- 22 (2) "Remittor" means an individual, entity, or trust that makes royalty payments to royalty owners.
- 23 (3) "Royalty owner" means a person or entity entitled to receive periodic payments for a nonworking
24 interest in the production of oil or gas or in the severance of other minerals from the mineral estate.

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26 NEW SECTION. **Section 3. Withholding required on mineral royalty payments.** Except as provided
27 in [section 4], each remittor shall withhold from each royalty payment made to a royalty owner an amount equal
28 to 6% of the net amount payable to the royalty owner.

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30 NEW SECTION. **Section 4. Withholding -- no application under certain conditions.** The provisions

1 of [sections 1 through 12] do not apply to royalty payments made to a royalty owner if:

2 (1) the total net amount payable to the royalty owner was less than \$600 in the previous tax year; or

3 (2) the royalty owner is:

4 (a) a Montana resident;

5 (b) the United States or an agency of the federal government, this state or a political subdivision of this
6 state, or another state or a political subdivision of another state;

7 (c) a federally recognized Indian tribe with respect to on-reservation oil and gas production pursuant to
8 a lease entered into under the Indian Mineral Leasing Act of 1938, 25 U.S.C. 396a through 396g;

9 (d) the United States as trustee for individual Indians; or

10 (e) the same person or entity as the remittor.

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12 **NEW SECTION. Section 5. Remittor liable for withholding taxes and statements -- sufficiency of**

13 **mailing address.** (1) Each remittor is liable for the payment required by [section 6], the amount required to be

14 deducted and withheld under [sections 1 through 12], and the annual statements required by [sections 8 and 9].

15 The payments required by [section 6] and the amounts required to be deducted and withheld, plus penalty and
16 interest due, are a tax. With respect to the tax, the remittor is the taxpayer.

17 (2) The officer of a corporation whose responsibility it is to collect, truthfully account for, and pay to the
18 state the amounts withheld from mineral royalty payments and who fails to pay the withholdings is liable to the
19 state for the amounts withheld and the penalty and interest due on the amounts.

20 (3) (a) Each officer of the corporation is individually liable, along with the corporation, for filing
21 statements, to the extent that the officer has access to the requisite records, and for unpaid taxes, penalties, and
22 interest upon a determination that the officer:

23 (i) possessed the responsibility to file statements and pay taxes on behalf of the corporation; and

24 (ii) possessed the responsibility on behalf of the corporation for directing the filing of tax statements or
25 the payment of other corporate obligations and exercised that responsibility, resulting in the corporation's failure
26 to file statements required by [sections 1 through 12] or to pay taxes due as required by [sections 1 through 12].

27 (b) In determining which corporate officer is liable, the department is not limited to considering the
28 elements set forth in subsection (3)(a) to establish individual liability and may consider any other available
29 information.

30 (4) In the case of a corporate bankruptcy, the liability of the individual remains unaffected by the

1 discharge of penalty and interest against the corporation. The individual remains liable for any statements and
 2 the amount of taxes, penalties, and interest unpaid by the corporation.

3 (5) For the purpose of determining liability for the filing of statements and the payment of taxes, penalties,
 4 and interest owed under [sections 1 through 12]:

5 (a) each partner of a partnership is jointly and severally liable, along with the partnership, for any
 6 statements, taxes, penalties, and interest due while a partner;

7 (b) each member of a limited liability company that is treated as a partnership or as a corporation for
 8 income tax purposes is jointly and severally liable, along with the limited liability company, for any statements,
 9 taxes, penalties, and interest due while a member;

10 (c) the member of a single-member limited liability company that is disregarded for income tax purposes
 11 is jointly and severally liable, along with the limited liability company, for any statements, taxes, penalties, and
 12 interest due while a member; and

13 (d) each manager of a manager-managed limited liability company is jointly and severally liable, along
 14 with the limited liability company, for any statements, taxes, penalties, and interest due while a manager.

15 (6) If the remittor fails to deduct and withhold the amounts specified in [section 3] and the tax, against
 16 which the deducted and withheld amounts would have been credited, is paid, the amounts required to be
 17 deducted and withheld may not be collected from the remittor.

18 (7) For purposes of [sections 1 through 12], the residency of a royalty owner may be established by the
 19 remittor based upon the address to which the remittor mails the royalty owner's payments. A remittor bears no
 20 liability for relying upon the royalty owner's address to establish residency.

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22 **NEW SECTION. Section 6. Royalty withholding tax remittance schedule -- alternative schedules**

23 **and methods -- records.** (1) Except as provided in subsection (2), each remittor is required to file a quarterly
 24 return, on a form prescribed by the department, and remit to the department the amount of tax withheld on royalty
 25 payments according to the following schedule:

26 (a) for royalty payments made during January, February, and March of each calendar year, the amount
 27 withheld is due on or before April 30 of the year;

28 (b) for royalty payments made during April, May, and June of each calendar year, the amount withheld
 29 is due on or before July 31 of the year;

30 (c) for royalty payments made during July, August, and September of each calendar year, the amount

1 withheld is due on or before October 31 of the year; and

2 (d) for royalty payments made during October, November, and December of each calendar year, the
3 amount withheld is due on or before January 31 of the following year.

4 (2) A remittor may request an alternative remittance schedule than is required by subsection (1). The
5 department may consider situations such as administrative and taxpayer convenience and frequency of royalty
6 payments in determining whether to approve an alternative remittance schedule.

7 (3) A remittor may elect to remit and file mineral backup withholding electronically in any format
8 established and approved by the department if the remittor obtains prior approval from the department before
9 remitting the tax by electronic fund transfer.

10 (4) If a remittor remits withholding taxes electronically, the remittance is considered timely if made
11 within 5 days after the due date of the payment.

12 (5) If the department has reason to believe that collection of the amount of any tax withheld is in
13 jeopardy, it may proceed as provided under 15-1-703.

14 (6) Each remittor shall keep accurate royalty payment and withholding records containing the information
15 that the department may prescribe by rule. Those records must be open to inspection and audit and may be
16 copied by the department or its authorized representative at any reasonable time and as often as may be
17 necessary. A remittor that maintains its records outside of Montana shall furnish copies of those records to the
18 department at the remittor's expense.

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20 **NEW SECTION. Section 7. Amount of royalty payment withheld considered taxes collected.** The
21 amounts deducted and withheld from royalty payments are considered taxes collected under the provisions of
22 [sections 1 through 12]. A royalty owner does not have a right of action against the remittor for any amount
23 deducted and withheld from the royalty owner's royalty and paid to the state in compliance or intended
24 compliance with [sections 1 through 12].

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26 **NEW SECTION. Section 8. Annual withholding statement to royalty owner.** Before January 31 of
27 each year, each remittor shall furnish to each royalty owner a statement, on a form prescribed by the department,
28 showing the total royalties paid by the remittor to the royalty owner during the preceding calendar year and
29 showing the amount of the tax deducted and withheld from the royalty payments. The royalty owner shall file a
30 duplicate of the statement with the royalty owner's state income tax return.

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2 **NEW SECTION. Section 9. Remittor to furnish annual statement to department.** (1) On or before
3 February 28 of each year, each remittor shall file with the department a royalty and tax statement, on a form
4 provided by the department, that shows the total royalties paid to each royalty owner subject to withholding during
5 the preceding calendar year or any portion of the preceding calendar year and the total amount of the tax
6 deducted and withheld from the royalty payments under the provisions of [sections 1 through 12] for the same
7 period.

8 (2) The annual statement filed by a remittor under this section complies with the requirements of
9 15-30-301 relating to the duties of information agents. An additional information return is not required with respect
10 to the royalty payments.

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12 **NEW SECTION. Section 10. Withheld taxes held in trust for state.** Each remittor that deducts and
13 withholds the amounts under the provisions of [sections 1 through 12] shall hold the amounts in trust for the state.

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15 **NEW SECTION. Section 11. Violations by remittor -- penalties -- interest -- remedies.** (1) The
16 department shall, as provided in 15-1-216, add penalty and interest to the amount of all delinquent withholding
17 taxes.

18 (2) A remittor that fails to furnish the royalty and tax statement required by [section 9] is subject to a
19 penalty of \$50 for each failure, with a minimum of \$1,000. The penalties imposed by this subsection are in
20 addition to the penalties imposed by 15-1-216.

21 (3) All remedies available to the state for the administration, enforcement, and collection of income taxes
22 are available and apply to the tax required to be deducted and withheld under the provisions of [sections 1
23 through 12] unless otherwise specifically provided for in this part.

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25 **NEW SECTION. Section 12. Rulemaking authority.** The department shall adopt rules that may be
26 necessary to administer and enforce the provisions of [sections 1 through 12].

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28 **NEW SECTION. Section 13. Notification to tribal governments.** The secretary of state shall send
29 a copy of [this act] to each tribal government located on the seven Montana reservations and to the Little Shell
30 band of Chippewa.

